				_
Fill	in this information to ident	ify your case:		
Uni	ited States Bankruptcy Court	for the:		
DIS	STRICT OF DELAWARE		_	
Ca	se number (if known)		Chapter 7	
				☐ Check if this an amended filing
Of	ficial Form 201			
V	oluntary Petiti	on for Non-Individu	als Filing for Bank	Kruptcy 06/22
		a separate sheet to this form. On the tage a separate document, <i>Instructions for</i>		e debtor's name and the case number (if als, is available.
1.	Debtor's name	BHF Teresa Marie IV, LLC		
2.	All other names debtor used in the last 8 years			
	Include any assumed names, trade names and doing business as names			
3.	Debtor's federal Employer Identification Number (EIN)	83-2229577		
4.	Debtor's address	Principal place of business	Mailing addre	ess, if different from principal place of
		40 Herman Melville Blvd New Bedford, MA 02740		
		Number, Street, City, State & ZIP Code	P.O. Box, Nur	nber, Street, City, State & ZIP Code
		Bristol County	Location of p	rincipal assets, if different from principal ness
			Number, Stree	et, City, State & ZIP Code
5.	Debtor's website (URL)	https://www.blueharvestfisheries	s.com/	
6.	Type of debtor	Corporation (including Limited Liabi	ility Company (LLC) and Limited Liabili	ty Partnership (LLP))
		☐ Partnership (excluding LLP)	, () () and	,
		☐ Other Specify:		

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Debt	Dill Toroca mario iv,	LLC		Case number (if known)	
	Name				
7.	Describe debtor's business	A. Check one:			
		☐ Health Care Business (as defined in 11 U.S.C. § 101(27A))			
		☐ Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B))			
		☐ Railroad (as define	ed in 11 U.S.C. § 101(44))		
		☐ Stockbroker (as de	efined in 11 U.S.C. § 101(53A))		
		☐ Commodity Broker	(as defined in 11 U.S.C. § 101(6))		
		☐ Clearing Bank (as	defined in 11 U.S.C. § 781(3))		
		■ None of the above			
		B. Check all that apply	,		
			as described in 26 U.S.C. §501)		
			,	vestment vehicle (as defined in 15 U.S.C	: \$80a-3)
			r (as defined in 15 U.S.C. §80b-2(a)(,	. 3004 0/
			•	<i>"</i>	
			rican Industry Classification System) .gov/four-digit-national-association-na	4-digit code that best describes debtor. S aics-codes.	ee
		1141			
8.	Under which chapter of the Bankruptcy Code is the	Check one:			
	debtor filing?	Chapter 7			
	A debtor who is a "small business debtor" must check	☐ Chapter 9 ☐ Chapter 11. <i>Check</i>	call that applie		
	the first sub-box. A debtor as defined in § 1182(1) who	Chapter 11. Check	_	btor as defined in 11 U.S.C. § 101(51D),	and its aggregate
	elects to proceed under	_	noncontingent liquidated debts (ex	cluding debts owed to insiders or affiliate	es) are less than
	subchapter V of chapter 11 (whether or not the debtor is a			cted, attach the most recent balance she and federal income tax return or if any of	
	"small business debtor") must check the second sub-box.	_	exist, follow the procedure in 11 U		
	oneon the ecoond cap box.			in 11 U.S.C. § 1182(1), its aggregate non siders or affiliates) are less than \$7,500,0	
			proceed under Subchapter V of	Chapter 11. If this sub-box is selected, a	attach the most recent
				itions, cash-flow statement, and federal in ist, follow the procedure in 11 U.S.C. § 1	
			A plan is being filed with this petiti	on.	
			Acceptances of the plan were soli accordance with 11 U.S.C. § 1126	cited prepetition from one or more classe (b).	es of creditors, in
				dic reports (for example, 10K and 10Q) w	
				to § 13 or 15(d) of the Securities Exchan or Non-Individuals Filing for Bankruptcy ι	
		_	(Official Form 201A) with this form		•
			The debtor is a shell company as	defined in the Securities Exchange Act o	f 1934 Rule 12b-2.
		☐ Chapter 12			
9.	Were prior bankruptcy cases filed by or against	■ No.			
	the debtor within the last 8	☐ Yes.			
	years? If more than 2 cases, attach a	_			
	separate list.	District District	When When	Case number Case number	
			AALIGII	Oase Hullibel	

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Debt	Dill Tologa Mario I	V, LLC				Case number (if know	n)	
10.	Are any bankruptcy cases pending or being filed by a	□ No ■ Yes	S.					
	business partner or an affiliate of the debtor?							
	List all cases. If more than 1,							
	attach a separate list	ı	Debtor	See Annex 1			Relationship	
			District		When _		Case number, if known	
11	Why is the case filed in	Check al	I that apply	<i>r</i> .				
• • •	this district?	_			inal place of husiness	e or principal assets	in this district for 180 days immediately	
							n in any other district.	
		■ Al	oankruptcy	case concerning del	btor's affiliate, genera	al partner, or partner	ship is pending in this district.	
12.	Does the debtor own or	□No						
	have possession of any real property or personal	Yes.	Answer b	elow for each proper	ty that needs immedi	iate attention. Attach	additional sheets if needed.	
	property that needs immediate attention?		Why does the property need immediate attention? (Check all that apply.)					
			☐ It poses or is alleged to pose a threat of imminent and identifiable hazard to public health or safety.					
			What is the hazard? It needs to be physically secured or protected from the weather.					
							or lose value without attention (for example dassets or other options).	; ,
			☐ Other					
				the property?	4 Washington S Fairhaven, MA,			
				тыо реорогој г		ty, State & ZIP Code	• • • • • • • • • • • • • • • • • • •	
			Is the pro	operty insured?				
			□ No					
			Yes.	Insurance agency	Brown & Brown	1		
				Contact name	David McIlravy			
				Phone	757-628-3207			
	Statistical and admini	strative ir	nformation	1				
13.	Debtor's estimation of	. C	heck one:					
	available funds		■ Funds will be available for distribution to unsecured creditors.					
		\square After any administrative expenses are paid, no funds will be available to unsecured creditors.						
14.	Estimated number of	■ 1-49			□ 1,000-5,000)	☐ 25,001-50,000	
	creditors	☐ 50-99			5001-10,000	0	5 0,001-100,000	
		☐ 100-1			1 0,001-25,0	000	☐ More than100,000	
		200-9	99					
15.	Estimated Assets	S \$0 - \$			□ \$1,000,001		□ \$500,000,001 - \$1 billion	
			01 - \$100,0 001 - \$500		□ \$10,000,00° □ \$50,000,00°	1 - \$50 million 1 - \$100 million	☐ \$1,000,000,001 - \$10 billion ☐ \$10,000,000,001 - \$50 billion	
		_ ψ100,	υ. Ψυσο	,		01 - \$500 million	☐ More than \$50 billion	

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Debtor	BHF Teresa Mari	e IV, LLC	Case number (if known)	Case number (if known)		
		■ \$500,001 - \$1 million				
10 5	War and Hall Helian					
16. Es	timated liabilities	☐ \$0 - \$50,000 ☐ \$50,001 - \$100,000 ☐ \$100,001 - \$500,000 ☐ \$500,001 - \$1 million	□ \$1,000,001 - \$10 million ■ \$10,000,001 - \$50 million □ \$50,000,001 - \$100 million □ \$100.000.001 - \$500 million	☐ \$500,000,001 - \$1 billion ☐ \$1,000,000,001 - \$10 billion ☐ \$10,000,000,001 - \$50 billion ☐ More than \$50 billion		

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Deptor B	BHF Teresa Marie	· IV, LLC	(Case number (if known)		
Na	ame					
R	equest for Relief, I	Declaration, and Signatures				
WARNING		is a serious crime. Making a false statement up to 20 years, or both. 18 U.S.C. §§ 152, 13		pankruptcy case can result in fines up to \$500,000 or		
of auth			with the chapter of title	e 11, United States Code, specified in this petition.		
represe	resentative of debtor	I have been authorized to file this petition on behalf of the debtor.				
		I have examined the information in this petition and have a reasonable belief that the information is true and correct.				
		I declare under penalty of perjury that the	foregoing is true and	correct.		
		Executed on September 8, 2023 MM / DD / YYYY				
)	/ /s/ Charles E. Wilson, Jr.		Charles E. Wilson, Jr.		
		Signature of authorized representative of	debtor	Printed name		
		Title President				
18. Signatu	ire of attorney	Κ /s/ R. Stephen McNeill		Date September 8, 2023		
	,	Signature of attorney for debtor		MM / DD / YYYY		
		R. Stephen McNeill 5210 Printed name				
		Potter Anderson & Corroon LLP				
		Firm name				
		1313 North Market Street, 6th Floo Wilmington, DE 19801	r			
		Number, Street, City, State & ZIP Code				
		Contact phone 302-984-6000	Email address	rmcneill@potteranderson.com		
		5210 DE				
		Bar number and State		-		

Fill in this info	rmatio	n to identify the case:			
Debtor name	BHF	Teresa Marie IV, LLC			
United States E	Bankrup	otcy Court for the: DISTRIC	CT OF DELAWARE		
Case number (if known)		☐ Check if this is an amended filing	
Official Fo				15 14	
Declara	tioi	<u>n Under Pena</u>	lty of Perjury for Non-Individu	al Debtors 12/15	
form for the sc amendments o	hedule f those	s of assets and liabilities,	f of a non-individual debtor, such as a corporation or partne any other document that requires a declaration that is not in ust state the individual's position or relationship to the debt	ncluded in the document, and any	
	h a ba		e. Making a false statement, concealing property, or obtain n fines up to \$500,000 or imprisonment for up to 20 years, o		
De	eclarat	on and signature			
		nt, another officer, or an auth g as a representative of the	norized agent of the corporation; a member or an authorized age debtor in this case.	ent of the partnership; or another	
I have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct:					
	Schedu	le A/B: Assets–Real and Pe	rsonal Property (Official Form 206A/B)		
			laims Secured by Property (Official Form 206D)		
_			Unsecured Claims (Official Form 206E/F)		
			nd Unexpired Leases (Official Form 206G)		
_		le H: Codebtors (Official For	or Non-Individuals (Official Form 206Sum)		
		ed Schedule	on Non-mainiduals (Omeian omi 2000am)		
_			t of Creditors Who Have the 20 Largest Unsecured Claims and	Are Not Insiders (Official Form 204)	
		ocument that requires a dec		,	
			<u> </u>	• •	
I declare	under p	enalty of perjury that the for	egoing is true and correct.		
Executed	d on	September 8, 2023	X /s/ Charles E. Wilson, Jr. Signature of individual signing on behalf of debtor		
			Charles E. Wilson, Jr. Printed name		
			President		
			Position or relationship to debtor		

B2030 (Form 2030) (12/15)

United States Bankruptcy Court District of Delaware

compensation paid to me within one year before the filing of the petition in bankruptcy, or agreed to be paid to me, for se be rendered on behalf of the debtor(s) in contemplation of or in connection with the bankruptcy case is as follows: For legal services, I have agreed to accept Prior to the filing of this statement I have received Balance Due \$ 0.0	
1. Pursuant to 11 U.S.C. § 329(a) and Fed. Bankr. P. 2016(b), I certify that I am the attorney for the above named debtor(s) compensation paid to me within one year before the filing of the petition in bankruptcy, or agreed to be paid to me, for se be rendered on behalf of the debtor(s) in contemplation of or in connection with the bankruptcy case is as follows: For legal services, I have agreed to accept Prior to the filing of this statement I have received Balance Due \$ 0.0	
compensation paid to me within one year before the filing of the petition in bankruptcy, or agreed to be paid to me, for se be rendered on behalf of the debtor(s) in contemplation of or in connection with the bankruptcy case is as follows: For legal services, I have agreed to accept Prior to the filing of this statement I have received Balance Due \$ 0.0	S)
Prior to the filing of this statement I have received \$ 140,000.0 Balance Due \$ 0.0	and that ervices rendered or to
Balance Due \$ 0.0	00_
	00_
2. The source of the compensation paid to me was:	00_
☐ Debtor ☐ Other (specify): Blue Harvest Fisheries, LLC	
3. The source of compensation to be paid to me is:	
■ Debtor □ Other (specify):	
4. I have not agreed to share the above-disclosed compensation with any other person unless they are members and asso	ociates of my law firm.
☐ I have agreed to share the above-disclosed compensation with a person or persons who are not members or associates copy of the agreement, together with a list of the names of the people sharing in the compensation is attached.	s of my law firm. A
5. In return for the above-disclosed fee, I have agreed to render legal service for all aspects of the bankruptcy case, includin	ıg:
a. Analysis of the debtor's financial situation, and rendering advice to the debtor in determining whether to file a petitionb. Preparation and filing of any petition, schedules, statement of affairs and plan which may be required;c. Representation of the debtor at the meeting of creditors and confirmation hearing, and any adjourned hearings thereofd. [Other provisions as needed]	
 By agreement with the debtor(s), the above-disclosed fee does not include the following service: Representation of the debtors in any dischargeability actions, judicial lien avoidances, relief from any other adversary proceeding. 	om stay actions or
CERTIFICATION	
I certify that the foregoing is a complete statement of any agreement or arrangement for payment to me for representation this bankruptcy proceeding.	of the debtor(s) in
September 8, 2023 /s/ R. Stephen McNeill	
Date R. Stephen McNeill 5210 Signature of Attorney	
Potter Anderson & Corroon LLP	
1313 North Market Street, 6th Floor Wilmington, DE 19801	
302-984-6000 Fax: 302-658-1192	
rmcneill@potteranderson.com	
Name of law firm	

Annex 1

Pending Bankruptcy Cases Filed by the Debtor and Affiliates of the Debtor

On the date hereof, each of the entities below (collectively, the "<u>Debtors</u>") filed a Petition in the United States Bankruptcy Court for the District of Delaware for relief under chapter 7 of title 11 of the United States Code.

- Blue Harvest Fisheries Partners, LLC
- Blue Harvest Fisheries Incentive, LLC
- BHF Fish Blocker, LLC
- Blue Harvest Fisheries Holdings, LLC
- Blue Harvest Maritime, LLC
- Blue Harvest Fisheries Parent, LLC
- Blue Harvest Fisheries, LLC
- Blue Harvest Fleet, LLC
- BHF Fish Co, LLC
- BHF Blue Harbor, LLC
- BHF Blue Stream, LLC
- BHF Blue Wave, LLC
- BHF Blue South, LLC
- Diane Marie Fishery, Inc.
- BHF Blue Sea, LLC
- BHF Blue Cove, LLC
- BHF Blue Western, LLC
- BHF Blue Delta, LLC
- BHF Blue Water, LLC
- BHF Blue Lagoon, LLC

- BHF Blue Eastern, LLC
- BHF Blue Pacific, LLC
- Kathryn Ann Fishing, Inc.
- BHF Blue Ocean, LLC
- BHF Blue Harvest, LLC
- BHF Blue North, LLC
- BHF Teresa Marie III, LLC
- BHF Harmony, LLC
- BHF Carrabassett, LLC
- BHF Teresa Marie IV, LLC
- BHF Blue Canyon, LLC
- BHF Nobska, LLC
- BHF Schelvis, LLC
- BHF Morue, LLC
- BHF Allagash, LLC
- IMT AssetCo, LLC
- BHF PermitCo, LLC
- North Queen Fishing, Inc.
- Blue Harvest Foods, LLC
- Blue Harvest Marine Services, LLC

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re: BLUE HARVEST FISHERIES PARTNERS, LLC BLUE HARVEST FISHERIES INCENTIVE, LLC BHF FISH BLOCKER, LLC BLUE HARVEST FISHERIES HOLDINGS, LLC BLUE HARVEST MARITIME, LLC BLUE HARVEST FISHERIES PARENT, LLC BLUE HARVEST FISHERIES, LLC BLUE HARVEST FLEET, LLC BHF FISH CO, LLC BHF BLUE HARBOR, LLC BHF BLUE STREAM, LLC BHF BLUE WAVE, LLC BHF BLUE SOUTH, LLC DIANE MARIE FISHERY, INC. BHF BLUE SEA, LLC BHF BLUE COVE, LLC BHF BLUE WESTERN, LLC BHF BLUE DELTA, LLC BHF BLUE WATER, LLC BHF BLUE LAGOON, LLC BHF BLUE EASTERN, LLC BHF BLUE PACIFIC, LLC KATHRYN ANN FISHING, INC. BHF BLUE OCEAN, LLC BHF BLUE HARVEST, LLC BHF BLUE NORTH, LLC BHF TERESA MARIE III, LLC BHF HARMONY, LLC BHF CARRABASSETT, LLC BHF TERESA MARIE IV, LLC BHF BLUE CANYON, LLC BHF NOBSKA, LLC BHF SCHELVIS, LLC BHF MORUE, LLC BHF ALLAGASH, LLC IMT ASSETCO, LLC BHF PERMITCO, LLC NORTH QUEEN FISHING, INC. BLUE HARVEST FOODS, LLC

BLUE HARVEST MARINE SERVICES, LLC Debtors.

Chapter 7

Case No. 23-____(___)

CORPORATE OWNERSHIP STATEMENT PURSUANT TO FED. R. BANKR. P. 1007(a)(1) and 7007.1

I, Charles E. Wilson, Jr., President of Blue Harvest Fisheries Partners, LLC, *et al.* (the "<u>Debtors</u>")¹ hereby state pursuant to rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure that the following corporate entities directly own 10% or more of the Debtors' member interests.

Blue Harvest Fisheries Partners, LLC:

EQUITY HOLDER	PERCENTAGE OF TOTAL EQUITY
Bregal Partners L.P.	89.5%
BHF Davis LLC	4.7%
Jeffrey W. Davis	1.7%
Louise Lischewski	1.6%
Michael Arougheti	1.3%
Mark E. Thierfelder	0.7%
Alex Mulholland	0.1%
Daniel M. Dunn	0.2%
Keith Decker	0.3%

Blue Harvest Fisheries Incentive, LLC:

EQUITY HOLDER	PERCENTAGE OF TOTAL EQUITY
Blue Harvest Fisheries Partners, LLC	92.9%
Keith Decker	2.5%
Richard Speed	1.1%
Charles Wilson	1.1%
Alex Mulholland	0.7%
Eugene Bergson	0.7%
Louise Lischewski	0.2%
John Cummings	0.2%
James Odin	0.2%
Amy Humphreys	0.2%
Inge Andreassen	0.2%

BHF Fish Blocker, LLC:

EQUITY HOLDER	PERCENTAGE OF TOTAL EQUITY
Blue Harvest Fisheries Incentive, LLC	100%

¹ Each individual debtor is listed below.

Blue Harvest Fisheries Holdings, LLC:

EQUITY HOLDER	PERCENTAGE OF TOTAL EQUITY
BHF Fish Blocker, LLC	100%

Blue Harvest Maritime, LLC:

EQUITY HOLDER	PERCENTAGE OF TOTAL EQUITY
Blue Harvest Fisheries, LLC	100%

Blue Harvest Fisheries Parent, LLC:

EQUITY HOLDER	PERCENTAGE OF TOTAL EQUITY
Blue Harvest Fisheries Holdings, LLC	100%

Blue Harvest Fisheries, LLC:

EQUITY HOLDER	PERCENTAGE OF TOTAL EQUITY
Blue Harvest Fisheries Parent, LLC	100%

Blue Harvest Fleet, LLC:

EQUITY HOLDER	PERCENTAGE OF TOTAL EQUITY
Blue Harvest Maritime, LLC	100%

BHF Fish Co, LLC:

EQUITY HOLDER	PERCENTAGE OF TOTAL EQUITY
Blue Harvest Maritime, LLC	100%

BHF Blue Harbor, LLC:

EQUITY HOLDER	PERCENTAGE OF TOTAL EQUITY
Blue Harvest Fleet, LLC	100%

BHF Blue Stream, LLC:

EQUITY HOLDER	PERCENTAGE OF TOTAL EQUITY
Blue Harvest Fleet, LLC	100%

BHF Blue Wave, LLC:

EQUITY HOLDER	PERCENTAGE OF TOTAL EQUITY
Blue Harvest Fleet, LLC	100%

BHF Blue South, LLC:

EQUITY HOLDER	PERCENTAGE OF TOTAL EQUITY
Blue Harvest Fleet, LLC	100%

Diane Marie Fishery, Inc.:

EQUITY HOLDER	PERCENTAGE OF TOTAL EQUITY
BHF Blue South, LLC	100%

BHF Blue Sea, LLC:

EQUITY HOLDER	PERCENTAGE OF TOTAL EQUITY
Blue Harvest Fleet, LLC	100%

BHF Blue Cove, LLC:

EQUITY HOLDER	PERCENTAGE OF TOTAL EQUITY
Blue Harvest Fleet, LLC	100%

BHF Blue Western, LLC:

EQUITY HOLDER	PERCENTAGE OF TOTAL EQUITY
Blue Harvest Fleet, LLC	100%

BHF Blue Delta, LLC:

EQUITY HOLDER	PERCENTAGE OF TOTAL EQUITY
Blue Harvest Fleet, LLC	100%

BHF Blue Water, LLC:

EQUITY HOLDER	PERCENTAGE OF TOTAL EQUITY
Blue Harvest Fleet, LLC	100%

BHF Blue Lagoon, LLC:

EQUITY HOLDER	PERCENTAGE OF TOTAL EQUITY
Blue Harvest Fleet, LLC	100%

BHF Blue Eastern, LLC:

EQUITY HOLDER	PERCENTAGE OF TOTAL EQUITY
Blue Harvest Fleet, LLC	100%

BHF Blue Pacific, LLC:

EQUITY HOLDER	PERCENTAGE OF TOTAL EQUITY
Blue Harvest Fleet, LLC	100%

Kathryn Ann Fishing, Inc.:

EQUITY HOLDER	PERCENTAGE OF TOTAL EQUITY
BHF Blue Pacific, LLC	100%

BHF Blue Ocean, LLC:

EQUITY HOLDER	PERCENTAGE OF TOTAL EQUITY
Blue Harvest Fleet, LLC	100%

BHF Blue Harvest, LLC:

EQUITY HOLDER	PERCENTAGE OF TOTAL EQUITY
Blue Harvest Fleet, LLC	100%

BHF Blue North, LLC:

EQUITY HOLDER	PERCENTAGE OF TOTAL EQUITY
Blue Harvest Fleet, LLC	100%

BHF Teresa Marie III, LLC:

EQUITY HOLDER	PERCENTAGE OF TOTAL EQUITY
BHF Fish Co, LLC	100%

BHF Harmony, LLC:

EQUITY HOLDER	PERCENTAGE OF TOTAL EQUITY
BHF Fish Co, LLC	100%

BHF Carrabassett, LLC:

EQUITY HOLDER	PERCENTAGE OF TOTAL EQUITY
BHF Fish Co, LLC	100%

BHF Teresa Marie IV, LLC:

EQUITY HOLDER	PERCENTAGE OF TOTAL EQUITY
BHF Fish Co, LLC	100%

BHF Blue Canyon, LLC:

EQUITY HOLDER	PERCENTAGE OF TOTAL EQUITY
BHF Fish Co, LLC	100%

BHF Nobska, LLC:

EQUITY HOLDER	PERCENTAGE OF TOTAL EQUITY
BHF Fish Co, LLC	100%

BHF Schelvis, LLC:

EQUITY HOLDER	PERCENTAGE OF TOTAL EQUITY
BHF Fish Co, LLC	100%

BHF Morue, LLC:

EQUITY HOLDER	PERCENTAGE OF TOTAL EQUITY
BHF Fish Co, LLC	100%

BHF Allagash, LLC:

EQUITY HOLDER	PERCENTAGE OF TOTAL EQUITY
BHF Fish Co, LLC	100%

IMT AssetCo, LLC:

EQUITY HOLDER	PERCENTAGE OF TOTAL EQUITY
Blue Harvest Maritime, LLC	100%

BHF PermitCo, LLC:

EQUITY HOLDER	PERCENTAGE OF TOTAL EQUITY
Blue Harvest Maritime, LLC	100%

North Queen Fishing, Inc.:

EQUITY HOLDER	PERCENTAGE OF TOTAL EQUITY
BHF Blue Delta, LLC	100%

Blue Harvest Foods, LLC:

EQUITY HOLDER	PERCENTAGE OF TOTAL EQUITY
Blue Harvest Fisheries, LLC	100%

Blue Harvest Marine Services, LLC:

EQUITY HOLDER	PERCENTAGE OF TOTAL EQUITY
Blue Harvest Foods, LLC	100%

Dated: September 8, 2023

Signature: /s/ Charles E. Wilson, Jr.
Charles E. Wilson, Jr., President

Blue Harvest Fisheries Partners, LLC, et al.

WRITTEN CONSENT OF THE SALE AND RESTRUCTURING COMMITTEE OF THE BOARD OF MANAGERS OF BLUE HARVEST FISHERIES PARTNERS, LLC,

September 7, 2023

THE UNDERSIGNED, being the sole member of the Sale and Restructuring Committee (the "Committee") of the board of managers (the "Board") of Blue Harvest Fisheries Partners, LLC ("Partners"), for and on behalf of Partners and certain Subsidiaries (as defined in that certain Third Amended and Restated Limited Liability Company Agreement of Partners, dated as of December 5, 2016, as amended, restated or supplemented from time to time (the "Partners Agreement")) of Partners, namely Blue Harvest Fisheries Holdings, LLC ("Holdings"), Blue Harvest Fisheries, LLC ("Fisheries"), Blue Harvest Fleet, LLC ("Fleet"), Blue Harvest Foods, LLC ("Foods"), Blue Harvest Marine Services, LLC ("Marine Services"), Blue Harvest Fisheries Parent, LLC ("Parent"), Blue Harvest Maritime, LLC ("Maritime"), BHF Blue Harbor, LLC ("Harbor"), BHF Blue Sea, LLC ("Sea"), BHF Blue Water, LLC ("Water"), BHF Blue Ocean, LLC ("Ocean"), BHF Blue Stream, LLC ("Stream"), BHF Blue Cove, LLC ("Cove"), BHF Blue Lagoon, LLC ("Lagoon"), BHF Blue Harvest, LLC ("Harvest"), BHF Blue Delta, LLC ("Delta"), BHF Blue Pacific, LLC ("Pacific"), BHF Blue Wave, LLC ("Wave"), BHF Blue North, LLC ("North"), BHF Blue South, LLC ("South"), BHF Blue Eastern, LLC ("Eastern"), and BHF Blue Western, LLC ("Western"), BHF Fish Blocker, LLC ("Fish Blocker"), BHF PermitCo, LLC ("BHF Permit"), IMT AssetCo, LLC ("AssetCo"), BHF Fish Co, LLC ("FishCo"), BHF Teresa Marie III, LLC ("TM III"), BHF Teresa Marie IV, LLC ("TM IV"), BHF Nobska, LLC ("Nobska"), BHF Morue, LLC ("Morue") BHF Harmony, LLC ("Harmony"), BHF Blue Canyon, LLC ("Canyon"), BHF Schelvis, LLC ("Schelvis"), BHF Allagash, LLC ("Allagash") and BHF Carrabassett, LLC ("Carrabassett") and Blue Harvest Fisheries Incentive, LLC ("Incentive"), Partners and each of the foregoing a Delaware limited liability company (each a "Company" and, collectively, the "Companies"), and acting by written consent in lieu of a meeting in accordance with Section 18-404(d) of the Delaware Limited Liability Company Act (the "Act"), hereby consents to the taking of the actions and adoption of the following resolutions, such actions and resolutions to have the same force and effect as though duly taken and adopted at a meeting of the Committee duly called and legally held:

WHEREAS, each Company (except for Partners) is a Subsidiary of Partners (each such Company, a "Partners Subsidiary" and collectively, the "Partners Subsidiaries");

WHEREAS, on August 29, 2023, the Board delegated to the Committee the authority, among other things, to determine for and on behalf of the Companies whether commencing filings and other proceedings under Title 11 of the United States Code (11 U.S.C. §§ 101 et seq., the "Bankruptcy Code"), including, without limitation, under Chapter 7 thereof, in a United States Bankruptcy Court, and preparing any and all related petitions, filings, financings, sales and transactions arising out of or related thereto ("Bankruptcy Proceedings") is the proper or appropriate course of action for the Companies;

WHEREAS, the Committee is empowered, if it determines that initiating Bankruptcy Proceedings is the proper or appropriate course of action, to cause the Companies to commence Bankruptcy Proceedings for themselves and on behalf of the Partners Subsidiaries each such Company controls, including in such Company's capacity as the sole member or manager of a Partners Subsidiary, as applicable;

WHEREAS, pursuant to the power and authority vested in the Committee, the Committee has considered the business and financial conditions and results of operations of each of the Companies on the date hereof, including the assets and liabilities of each Company;

WHEREAS, the Committee has reviewed, considered and received the recommendations of the senior management of each Company and each Company's legal, financial and other advisors as to the relative risks and benefits of pursuing a Bankruptcy Proceeding;

WHEREAS, based on factors and information deemed relevant by the Committee, in the business judgment of the Committee, it is proper, appropriate, desirable and in the best interest of each Company, as well as the best interest of each Company's creditors and other interested parties under the circumstances set forth herein, that each Company commence a Bankruptcy Proceeding by filing a voluntary petition for relief under Chapter 7 of the Bankruptcy Code for itself and on behalf of the Partners Subsidiaries each such Company controls, including in such Company's capacity as the sole member or manager of a Partners Subsidiary, as applicable; and

WHEREAS, the consent of the Bregal Member (as defined in the Partners Agreement) to the actions set forth herein has been obtained in accordance with Section 4.08(d) of the Partners Agreement.

NOW, THEREFORE, BE IT RESOLVED, that in the business judgment of the Committee, it is proper, appropriate, desirable and in the best interest of each Company, its creditors and other parties in interest, taken as a whole, that each Company commence a Bankruptcy Proceeding by filing or causing to be filed a voluntary petition for relief under the provisions of Chapter 7 of the Bankruptcy Code, for itself and on behalf of the Partners Subsidiaries each such Company controls, including in such Company's capacity as the sole member or manager of a Partners Subsidiary; and be it

RESOLVED FURTHER, that any of the officers of the Companies and Patrick Bartels, in his capacity as the sole member of the Committee (each, an "Authorized Person") be, and each acting alone hereby is, authorized, empowered, and directed to: (i) execute and file (or direct others to do so on such Authorized Person's behalf as provided herein) in the name and on behalf of such Company, and, as applicable, in the name and on behalf of the Partners Subsidiaries each such Company controls, including in such Company's capacity as the sole member or manager of a Partners Subsidiary, a petition under Chapter 7 of the Bankruptcy Code with the United States Bankruptcy Court for the District of Delaware in such form and at such time as such Authorized Person shall determine (a "Chapter 7 Case"); (ii) execute and file all petitions, schedules, motions, lists, applications, pleadings and other papers contemplated thereby or related thereto; and (iii) employ and retain all legal counsel, accountants and/or other professionals, and take any and all other actions, which such Authorized Person deems to be necessary, convenient, desirable, advisable or appropriate in connection with the applicable Chapter 7 Case; and be it

RESOLVED FURTHER, that each Authorized Person, and any employees or agents (including legal counsel) of a Company designated or directed by such Authorized Person, shall be, and each hereby is, authorized, empowered and directed to take or cause to be taken all steps and to do or cause to be done all acts and things, including the execution and delivery of any documents or instruments, as such Authorized Person deems necessary, convenient, desirable, advisable or appropriate to carry out, comply with and/or effectuate the purposes and intents of the foregoing resolutions and the transactions contemplated thereby, such determination to be conclusively evidenced by the taking of such steps and the doing of such acts and things; and be it

RESOLVED FURTHER, that any and all acts taken and any and all certificates, instruments, agreements, filings, or other documents executed by an Authorized Person for or in the name and on behalf of a Company, including in such Company's capacity as the sole member or manager of a Partners Subsidiary, prior to the adoption of these resolutions with regard to any of the transactions, actions, certificates, instruments, agreements, filings, or other documents authorized or approved by the foregoing resolutions be, and hereby are, in all respects, ratified, confirmed, adopted, and approved; and be it

RESOLVED FURTHER, that all actions previously taken by the Committee, each Authorized Person, or any officer, employee or agent of a Company, as applicable, in connection with or related to the matters set forth in or reasonably contemplated or implied by the foregoing resolutions be, and each of them hereby is, adopted, ratified, confirmed and approved in all respects as the acts and deeds of the applicable Company; and be it

RESOLVED FURTHER, that this Written Consent may be executed by facsimile, telecopy or other reproduction, and such execution shall be considered valid, binding and effective for all purposes.

[Signature pages follow]

SOLE MEMBER OF THE SALE AND RESTRUCTURING COMMITTEE:

Doodolgiica by.

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PATRICK BARTELS